

## LYON USES STRONG LANGUAGE AT THE CONWAY MEETING

Has a Tilt With Man in Audience—Came About  
When Felder Was Mentioned.

### MARKED TENSITY AT GEORGETOWN MEETING

An Unsuccessful Attempt to Howl Down Judge Jones.  
Many Spirited Exchanges—Lively Though  
Good Natured Heckling Goes a Long  
Way Towards Keeping Down  
Unpleasantness.

Conway, June 28.—You are a liar!" "You are a dirty dog and infamous scoundrel!" "You are nothing but a miserable coward!" were remarks hurled by Attorney General Lyon at a man by the name of J. A. Schwerin, from Sumter, who made uncompromising remarks at the attorney general during the latter's speech here today in which he told of the "graft" prosecutions.

"With all the evidence you had, why didn't you prosecute Felder?" asked Schwerin.

"If there was evidence sufficient to prosecute Felder," replied Lyon, "it was kept in hiding."

Lyon then mentioned the fact that the Newberry grand jury had failed to find a true bill against him. Schwerin shouted something about the dishonesty of juries.

Schwerin kept up his remarks and Lyon said: "The matter with you, I suppose, is that Tom Felder has helped me to prosecute many grafters and in doing this he has touched you." "That's a lie," replied Schwerin. "And I take the responsibility for my remark."

It was then that Lyon plied his assailant with names of "liar" and "coward," and added: "I'll be off this stand after a while and if you are not satisfied you can find me then."

Schwerin was taken in hand by constables and was carried from the grove.

"Lock him up, Lyon. That's not a Horry man. He's from Sumter." These were the sort of shouts that greeted Lyon's tilt with the man in the crowd.

Schwerin returned after a while, but there was no trouble.

Many of the candidates for minor other offices were heard silently.

Tilt with Reporter.

That the information that Governor Blease was paid \$15,000 for the parole of Stobo Young had been gleaned from a letter from a lady in Chicago was the statement by one Hunt, a representative of the Columbia State, in the audience here when Governor Blease called on him to deny the statement which he had heard.

"You are a liar and a coward," said Governor Blease to Hunt.

Hunt went into an explanation of the statement, saying that he had not gotten direct information of any money payment. Hunt addressed himself to the governor for several minutes, but the governor bitterly denounced him, saying that he would be in the crowd a little later and had nothing to take back.

"Any intimation that I favored social equality of the races is as false as hell itself," declared Judge Jones in denouncing this charge against him, and named many who had voted on the separate coach law as he had. There was slight applause.

"Governor Blease was trustee of a negro college," said Judge Jones, and he quoted the statement by the governor as to the good work of this school. He mentioned other acts of the governor to show his favor of negroes. He maintained the pardon of many negroes and addresses before negro audiences. Judge Jones was presented with flowers, and he sat down amid applause.

Governor Blease was applauded slightly more than Judge Jones.

The word tilts which Attorney General Lyon and Governor Blease had with men in the audience were the features of the campaign meeting here today, when a crowd in which Blease sentiment was predominant heard the aspirants for office. The speeches were very similar to those made at past campaign meetings.

The governor denied the report that he was "unk" at his inauguration and referred to the statement that he stopped at a blind tiger on his way to the inauguration. There was less applause at today's meeting than at any of the campaign and, while there was more for Blease than for Jones the difference was not great. Many in the crowd seemed to be little interested in politics, but the speakers brought laughter.

The governor ended amid considerable jokes and cheering.—Spartanburg Journal.

### THE GEORGETOWN MEETING.

(By McDavid Horton in The State) Georgetown, June 29.—An unsuccessful effort, chiefly by members of a large party from Andrews, wearing "Cole Blease" hat bands and streamers to howl down Judge Jones,

was a feature of the State campaign meeting held here today. Numbers of the 800 or more citizens in attendance had come to the meeting ready for either fight or frolic, but the trouble which alarmists had feared because of the tensity prevailing in the local political situation did not occur. In fact, there was no disposition toward violence shown by anybody, although partisans made known their preferences unmistakably and the atmosphere was palpably electric with feeling. Interest of course centered in the debate between Gov. Blease and his leading opponent, Ira B. Jones. There was much cheering, and after a while general laughs were frequent. Both speakers were subjected to a continuous but a fairly good natured heckling. Perhaps this rapid interchange between speakers and individuals in the crowd was the chief factor in the restoration of good humor. In these crackling but harmless discharges the currents of feeling with which the situation was surcharged were dissipated insensibly. A circumstance which probably played its part in the maintenance of reasonably good order was the presence of women. These were out in larger numbers, relatively and absolutely, than at any previous meeting of this campaign. Some of them—"the majority of the ladies of Georgetown the governor said, sent some flowers to Gov. Blease through Dave Rogers of Andrews. Several handsome floral tributes were sent to Judge Jones. One of them bearing the card of the Women's Christian Temperance union. Most of the women present applauded Judge Jones, and they did it vigorously and often. Gov. Blease quite evidently felt elated over his reception, but he left the stand on concluding his speech and so failed to witness the really remarkable demonstration made in favor of Judge Jones.

Upwards of 900 persons stood or occupied automobiles or other vehicles in Prince and Cannon streets to hear the candidates, who spoke from a platform decorated with red, white and blue streamers which had been erected in the angle hard by the venerable building of the Winyah Indigo society. Teetotalers in the campaign party had their misgivings aroused somewhat when a tinkling pitcher filled with amber liquid was deposited on the stand, but the beverage was only water from Black river.

There were few developments beyond the contribution of a new chapter by Judge Jones to the controversy over special judges and the avowal by Gov. Blease of his alignment here with the Atlantic Coast Lumber corporation factions as represented politically by Dr. Olin Sawyer.

The conservative or "Old Georgetown" faction, which at this time appears to have the upper hand, was represented in force at today's meeting, the chairman, L. S. Ehrlich, being of that party.

Judge Jones had charged at Horry that the governor by refusing to commission a lawyer of Conway, Paul Quattlebaum, as special judge under a regular appointment by the chief justice had caused an "abortion" of the Horry court and so entailed heavy and needless expenses upon the county. Gov. Blease in reply declared that he did not commission Mr. Quattlebaum because either one of two circuit judges might have been assigned to hold the Horry court. Judge Copes, he said, was free, and Judge Memminger had informed him by telephone that he also was disengaged and available for duty. Judge Jones read today a telegram from Judge Memminger as follows: "Referring to Horry court, I wired you that under orders of Dr. Manning Simmons I was too ill to hold that court, and I stated the same thing to Gov. Blease, in answer to his long distance inquiry whether I had any other court to hold then."

A Thoughtful Fiance.

They sat in an East End parlor and held hands.

"My love, we shall soon be married."

"Yes Dear," murmured the girl.

"I don't want you to do your own work when we are married. I wouldn't have your little hands roughened by household toil."

"That is certainly considerate of you."

"And that brings me to a delicate question. Have you enough money to enable us to keep a hired girl?"

Pittsburg Post.

### NEGRO LYNCHED NEAR EASLEY SATURDAY

Attacked White Woman and Then  
Shot Her Twice as She Ran Toward  
Her Husband—Negro  
Asked if She Intended  
Telling Her Husband  
and Then  
Fired.

Having attempted to ravish the wife of a highly respectable farmer of Pickens county and having shot her twice in the back with a single-barrelled shot gun as she ran through the fields to her husband, Brooks Gordon, a young negro was torn from the custody of the sheriff by a determined mob late Saturday afternoon and lynched.

The woman is reported to be resting well and her chances of recovery are favorable, unless complications set in. The crime is one of the most atrocious of the kind ever committed in this section of the State, and the portion of Pickens county where the offense was perpetrated was in a terrible turmoil from the time the deed became known until the thirst for vengeance had been satisfied.

According to reports from Easley last night, Brooks Gordon attacked the woman as she was at work in the field, at 10 o'clock yesterday morning. She broke loose from him and ran through the fields toward her husband, who was about half a mile away. The negro carried a single-barrelled shot gun and demanded to know of the woman if she intended reporting the matter to her husband. She replied as she ran that she would tell her husband, and then the negro levelled the gun at her and fired. The wound did not deter the woman in her purpose. The negro ran after her, reloading his gun as he ran. He demanded of her the second time if she intended telling her husband, but before she could reply he raised his gun and fired upon her again.

Having fired the second shot into the back of the fleeing woman, the negro turned and ran toward the mountains. News of the outrage quickly spread throughout the surrounding country and a mob of angry men gathered and started in pursuit. The chase continued for several hours, but Sheriff Roark, of Pickens county, beat the mob in the race capturing the negro about 15 miles from the scene of his crime. The sheriff started toward the Pickens jail with his prisoner but was overtaken by the mob and the prisoner taken away from him.

The negro was carried back to the scene of his crime and put before the wounded woman for identification. As the negro lived on her husband's place, she identified him.—Greenville News.

### Miss Lucy Bacon a Bride.

Mr. and Mrs. Jack M. Atkinson who were married on the 15th in Augusta, were in Columbia this week at the home of Mrs. Atkinson's father, Capt. Edmund Bacon, on Elmwood avenue. They left yesterday afternoon for Charleston and will spend the summer on Sullivan's Island, coming to Columbia in the fall to make their home. Mrs. Atkinson was Miss Lucy Mary Bacon, a member of the well known old Bacon family of this State. Having made Columbia her home for a number of years, she has gained a wide circle of friends and is deservedly popular. Mr. Atkinson is a well known traveling salesman, and has many friends in Columbia. That they are to live in this city will be the source of gratification to many.—Sunday's State.

### Parton-Knox.

Miss Lulu Parton and Mr. Herman Knox were married Sunday afternoon at 3 o'clock at the residence of the bride's parents in South Union. The ceremony was performed by Dr. J. D. Chapman of Greenville in the presence of the family and a few invited friends.

### Studio Opened.

Miss Sarah Morgan, at the earnest solicitation of her friends, has decided to fit up a studio at her home on Church street and do painting and photo tinting. Miss Morgan is a graduate of G. F. C., and her work has been much admired. This studio is a most interesting place and a visit there is well worth your time.

### Notice of Application for Charter

Notice is hereby given that on behalf of "Chamber of Commerce of Union, South Carolina," the undersigned will on the 8th day of July, 1912, apply to the Secretary of State of South Carolina for a charter or certificate of incorporation for "Chamber of Commerce of Union, South Carolina," under the provisions of the Code of Laws of South Carolina (1902) Volume 1, Chapter XLVIII, Article 2, and amendments thereto, providing for the incorporation of charitable, social and religious societies, etc; said proposed organization is to have its headquarters at Union, South Carolina, and is to have as its object the commercial, financial and educational uplifting and general welfare of the city of Union and Union county.

L. J. Hames.  
J. Roy Fant,  
J. G. Hughes.  
Union, South Carolina, July 1, 1912.-1t

### Santuc News Letter.

(Left over from last week)

Santuc, June 26.—At home from college we have the Gilmore boys, W. C., Ernest and Paul, and James Jeter from Clemson; Miss Lizzie Jeter, from Greenville, Female College; Miss Kathleen Jeter from the College for Women at Columbia, and Miss Annie Gregory, who has been teaching music at Eastover.

Miss Mary Gregory, who has been assistant teacher at the graded school here, has been re-elected. She made no application for the position, but the trustees elected her nevertheless. I have not yet heard of the action in regard to a principal. Prof. Weaver will not be with us again.

The crops are very poor, I think, down here. Cotton is small, and red looking and is late. Cool nights and high day winds were very injurious to it. I see much that looks as if frost had been on it, but I know that frost does not fall at 50 degrees in June.

Corn is not doing much. The fodder on some looks if it fodder is ready to pull. A whole lot of it stands in need of work. It too, is behind, set back. Some is simply inferior and was planted exactly according to the "moon."

Tobe Thompson, colored, was carried before the U. S. Commissioner Saturday, under the charge of selling whiskey, and was bound over to the United States Court in Greenville. No doubt Tobe sold it—he is continually under suspicion, but this case is not fair. It is spite work, and it is suspected a white man is manipulating the thing for another negro whose cw Tobe had taken up for trespassing, but letting off free the first time and only charging for the second. This whiskey selling ought to be stopped, but it never will be when easy-going, or unscrupulous, or "don't care white men know of such facts, and maybe wink at them in some cases and maybe interested in some "tool" selling, and only report or seek to prosecute through a bit of spite. By all means don't do a thing only through, and because of spite, and then take drilled witnesses from among those employed in one capacity or other, by the prosecutor. That always lessens my respect for a man, if he ever deserved any. Now I believe Tobe is guilty, if not just now, he has been at it, and I, with others, believe it is going on by others, on the same place with, and known by, all involved in this case of Tobe's, and will I go too far to suspect some are co-partners to it.

This has been a hard year on farmers. The weather conditions, have been running "behind time" all of the year, and are still behind. The recent rains are making them more so, with two or three days a week laying off, for dry land. The writer has been so busy and hard pressed that there has been but little time to write any news, and as hard work makes one tired, working at something even on rainy days, thrashing peas, getting out seed corn, and while it is wet, stopping gullies, laying off terraces, ditching, hauling and even working at the saw mill, keeps one too busy to write or too tired to sit up late at night to write, and consequently I may be counted lazy. The fact is, I am hard by trying to build up, improve, build houses on a little farm that was so badly abused, mistreated, almost butchered, and meet payments, that I have been so busy, and was kept back much by bad weather, that it has been harder on me. But I do not complain. I take pride in what I am doing and some day this may be a Farm, though I have no money to back me up. I have to dig, plan, contrive—yes, work. That's all. After a while I hope the path will be easier. But no one with no more means shall surpass me in this work. Hey Denver.

FIFTY PEOPLE KILLED;  
\$1,000,000 DAMAGE.

Winnipeg, Man., June 30.—Fifty people were killed and \$1,000,000 damage done by a tornado which struck Regina, Saskatchewan, this afternoon.

Several business blocks and apartment houses and several residences were wrecked.

Wires are down and details slow in coming.

### Citation to Kindred and Creditors.

State of South Carolina,  
County of Union.

By W. V. Johnson, Esq., Probate Judge.

Whereas E. E. Sanders has made suit to me to grant him Letters of Administration on the Estate of and effects of Robert Beaty, (Col.) deceased.

These are, therefore, to cite and admonish all and singular the kindred and creditors of the said Robert Beaty (Col.), deceased, that they be and appear, before me, in the Court of Probate, to be held at Union C. H., South Carolina, on the 11th day of July, next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

Given under my hand and seal this 25th day of June, Anno Domini, 1912.  
W. V. Johnson,  
Probate Judge.

Published on the 28 and 6th days of June and July, 1912, in the Union Times.

## Convenience, Safety and Satisfaction!

A certain man was called upon to pay a bill for which he had issued a check several months before. He turned to his file of paid checks and found the one issued in this particular case.

There was the date, the amount, the name of the party paid and also the endorsement on the back of the check by the man who received the money.

The evidence given by the check settled the dispute at once.

A checking account with this bank will do the same for you—and more. We always take care of our depositors requirements so long as they are consistent with good sound banking.

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UNION, SOUTH CAROLINA.

Capital and Surplus - - - - - \$60,000.00.

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We Can Save You Money.

## PEOPLES SUPPLY CO.



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Joy  
AND  
SICKNESS  
DON'T CHUM

TO BE HAPPY KEEP WELL

USE ONLY

DR. KING'S  
NEW DISCOVERY

TO CURE  
COUGHS AND COLDS  
WHOOPIING COUGH

AND OTHER DISEASES OF  
THROAT AND LUNGS

IT  
HAS  
BROUGHT  
JOY  
TO  
Millions

Price 50c and \$1.00

SOLD AND GUARANTEED BY

THE RICE DRUG COMPANY

### AN ORDINANCE.

Granting Special License by the City of Union, S. C., For the Sale of Near Beer.

Be it ordained by the Mayor and Aldermen of the City of Union, S. C., in council assembled, and by authority of same:

Section 1. That from and after the passage of this Ordinance it shall be unlawful for any person, persons, firm or corporation, as principal, agent, or otherwise, to sell, barter, or exchange NEAR BEER within the limits of the City of Union, without first obtaining from the city clerk and treasurer a special license, and only upon order of the mayor as provided in Section Two hereof.

Sec. 2. That special license is hereby authorized to be granted by said City of Union for the sale of near beer within the corporate limits of said city, to be issued by the city clerk and treasurer upon the payment to him the sum of One Thousand (\$1000.00) Dollars for each and every license so granted. Any sales made under any such license shall be confined to one place of business, such license to be conspicuously exhibited in such place of business.

Sec. 3. That any person, persons, firm, or corporation, holding any

such license as above provided, who may be guilty of selling, bartering or exchanging any spirituous, malt, vinous, fermented, brewed or other liquors, or any compound or mixture thereof by whatever name called or known, containing alcohol and that may be used as a beverage, in violation of any ordinance of this city or of the laws of this state, shall have such license revoked by order of the mayor or city council.

Sec. 4. Any person, persons, firm, or corporation violating any of the provisions of this Ordinance shall be punished for each and every offense by fine not exceeding one hundred (\$100.00) Dollars, or by imprisonment not exceeding thirty (30) days either in prison or at hard labor on the public works, at the discretion of the mayor or city council.

Sec. 5. This Ordinance shall become effective on and after July 17th, A. D., 1912.

Done and ratified in council under the hand of the Mayor and seal of the said City of Union, S. C., this 11th day of June, 1912.

T. C. Duncan, Mayor.  
Attest:  
W. D. Arthur, Clerk and Treas.  
26-3t. (Seal).

Notice.  
We will give a first class barbecue at Jonesville on the day of the County campaign meeting there.

E. O. Eaves.  
W. W. Eaves.  
25-4t.e.o.w.